The printed portions of this form have been approved by the Kansas Real Estate Commission

## TRANSACTION BROKER ADDENDUM (TBA-AG)

	1.	AMENDMENT TO AGENCY AGREEMENTS. This Transaction Broker Addendum is	part o	of an:
		onexclusive Right-to-Buy Contract (agency agreement) dateddersigned Broker and Buyer		_, 20,
and ar	1			
		onexclusive Listing Contract (agency agreement) dated, 2 d Broker and Seller.	20	_, between
		m is signed by Buyer and Seller, Broker shall act as a Transaction Broker in a contempween Buyer and Seller for the purchase of Seller's property at:		
Transa	action Bro	LIMITATION ON BROKER'S OBLIGATIONS. When acting as the agent for one party has duties and obligations which include utmost good faith, loyalty, and fidelity to the oker is a broker who assists the parties with a real estate transaction without being the interests of any party to the transaction. The term includes the broker's affiliated like	at one	e party. A  n agent or
Broker	3. in the p	BUYER'S INFORMED CONSENT. To give informed consent for Broker to act a urchase of the above-referenced property, Buyer shall sign this addendum prior to w		

The remaining provisions of this addendum describe the obligations of licensees when acting as a Transaction Broker in an in-house transaction regarding the sale of agricultural land.

Broker in the sale of the above-referenced property to Buyer, Seller shall sign this addendum prior to signing the

SELLER'S INFORMED CONSENT. To give informed consent for Broker to act as a Transaction

- 5. MATTERS THAT CANNOT BE DISCLOSED. Licensees acting as a Transaction Broker shall not disclose the following information without the prior consent of seller and buyer:
  - (a) that a buyer is willing to pay more than the purchase price offered for the property;
  - (b) that a seller is willing to accept less than the asking price for the property;

purchase the property.

contract.

- (c) what the motivating factors are for any party buying or selling the property;
- (d) that a seller or buyer will agree to financing terms other than those offered; or
- (e) any information or personal confidences about a party to the transaction which might place the other party at an advantage over the party unless the disclosure is required by law or failure to disclose such information would constitute fraudulent misrepresentation.

6. independent inspaccuracy or comindependent investment by the buy	pection of pleteness estigation of	the proper of stateme	rty for the ents made	e benefit of by the selle	any pa er, buye	er or qualifie	ansactio	n; to indepe arty inspect	endent ors; to	ly verify the conduct an
7. duty to disclose r						sees acting a uyer's agent		saction Brol	ker ha	ve the same
CAREFULLY RIBEFORE SIGNIII Accepted:		TERMS	BEFORE	SIGNING.	IF NO	OT UNDER:	STOOD,	CONSULT	AN A	ATTORNEY
Seller			Date	_		Buyer				Date
Seller			Date		Ī	Buyer				Date

Date

Broker